Federal Defenders OF NEW YORK, INC.

Tamara Giwa

Executive Director and
Attorney-in-Chief

52 Duane Stree Tel: (2 DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 7/2/2024

Attorney-in-Charge

MEMO ENDORSED

July 1, 2024

BY ECF

Hon. Lewis A. Kaplan United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

Re: <u>United States v. Kahron Robinson</u>, 23 Cr. 665 (LAK)

Dear Judge Kaplan,

Granted to the extent that the defendant may attend the family barbecue on July 4 from 2 p.m. until 7 p.m. and otherwise denied.

SO ORDERED

LEWIS A. KAPLAN, USD

Kahron Robinson, through undersigned counsel, respectfully requests a temporary bail modification to permit him to leave his home on Thursday, July 4, from 2:00 p.m. to 11:00 p.m., so that he may attend a family holiday cookout at Riverbank State Park in Manhattan.

Mr. Robinson has been on home detention since October 2023. This Court has previously granted him permission to leave his home for family social events on several occasions—most recently events on Mother's Day weekend in May—and he has returned home without incident on each occasion.

Pretrial advises that it objects "per policy" to social requests for defendants on home detention, but it has not identified any specific issue with Mr. Robinson's compliance with supervision or with this request. The government defers to Pretrial.

Respectfully submitted,

/s/

Clay H. Kaminsky Assistant Federal Defender (212) 417-8749

cc: AUSA Emily Deininger

USPSOs Dominique Jackson and Francesca Piperato (by email)